TRAITÉ DE COOPÉRATION EN MATIÈRE DE BREVETS

Expéditeur : le BURE

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NOTIFICATION DE TRANSMISSION DE COPIES DE LA TRADUCTION DU RAPPORT D'EXAMEN PRELIMINAIRE INTERNATIONAL SUR LA BREVETABILITE (CHAPITRE I OU CHAPITRE II DU TRAITE DE COOPERATION EN MATIERE DE BREVETS)

(règle 72.2 du PCT)

CAPRI 33, rue de Naples F-75008 Paris FRANCE

Destinataire:



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Référence du dossier du déposant ou du mandataire VALS 868, PCT	NOTIFICATION IMPORTANTE				
Demande internationale n° PCT/FR2003/002924	Date du dépôt international (jour/mois/année) 06 octobre 2003 (06.10.2003)				
Déposant VALOIS SAS etc					

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT					
•	(PCT Article 36	and Rule 70)			
Applicant's or agent's file reference VALS 868 PCT	FOR FURTHER ACT	ON Preliminary	ication of Transmittal of International Examination Report (Form PCT/IPEA/416)		
International application No. PCT/FR2003/002924	International filing date (06 octobre 2003 (Priority date (day/month/year) 07 octobre 2002 (07.10.2002)		
International Patent Classification (IPC) or n . B05B 11/00	national classification and I	?C			
Applicant	VALOIS	SAS			
amended and are the basis for 70.16 and Section 607 of the These annexes consist of a to the These annexes c	f	eets of the descrip containing rectific is under the PCT) eets. s: novelty, inventive regard to novelty, atement	tion, claims and/or drawings which have been cations made before this Authority (see Rule		
Date of submission of the demand		Date of completion	on of this report		
04 mai 2004 (04.05	5.2004)	19),01 2005 (19,01.2005.2005)		
Name and mailing address of the IPEA/E	EP	Authorized office	er .		
Faccimile No.		Telephone No.			



PCT/FR2003/002924

	I. Basis of the report					
1.	1. With regard to the elements of the international application:*					
	the international application as originally filed					
	$\overline{\boxtimes}$	the desc	scription:			
	لاست	pages	1-7	, as originally filed		
		pages		, filed with the demand		
		pages	Clada interpretation of			
	\boxtimes	the clai	ima			
			1.10	, as originally filed		
,		pages	, as amended (together with any state	ement under Article 19		
•		pages		, filed with the demand		
		pages	, filed with the letter of			
	5 7	•				
	\boxtimes		awings:	sa ariainally filed		
		pages	1/2-2/2	, as originally fried , filed with the demand		
		pages				
		pages	, filed with the letter of			
	[] tl	he seque	ence listing part of the description:			
		pages				
ŀ		pages		, filed with the demand		
		pages	, filed with the letter of			
2.	n the language in which which is:					
			ints were available or furnished to this Authority in the following language nguage of a translation furnished for the purposes of international search (under Rule 23.1(b)).			
		the lan	nguage of publication of the international application (under Rule 48.3(b)).			
		the lar	inguage of the translation furnished for the purposes of international preliminary examination (3).	(under Rule 55.2 and/		
3.	With prelin	regard minary e	d to any nucleotide and/or amino acid sequence disclosed in the international application was carried out on the basis of the sequence listing:	ation, the international		
		contai	ined in the international application in written form.			
		filed to	together with the international application in computer readable form.			
ĺ		furnis	shed subsequently to this Authority in written form.			
		furnis	shed subsequently to this Authority in computer readable form.			
			statement that the subsequently furnished written sequence listing does not go beyond national application as filed has been furnished.	the disclosure in the		
			statement that the information recorded in computer readable form is identical to the written furnished.	en sequence listing has		
4	. 🔲	The a	amendments have resulted in the cancellation of:			
		Ц	the description, pages			
1		Ц	the claims, Nos.			
ı			the drawings, sheets/fig			
5	. 🔲		report has been established as if (some of) the amendments had not been made, since they have at the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	e been considered to go		
,	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16 and 70.17).					
*	** Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.					
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v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
'	citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	3-8, 10	YES
	• • •	Claims	1, 2, 9	NO NO
	Inventive step (IS)	Claims	3-8, 10	YES
,	mvonavo sup (co)	Claims	1, 2, 9	NO
,	Industrial applicability (IA)	Claims	1-10	YES
		Claims		NO

2. Citations and explanations

1. This report makes reference to the following documents:

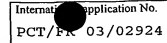
D1: WO 84/01356 A (SEAQUIST VALVE CO), 12 April 1984 (1984-04-12)

D2: US-B-6 415 9621 (CLERGET BERNARD ET AL), 9
July 2002 (2002-07-09)

The present application does not comply with PCT Article 33(1) because the subject matter of claim 1 does not meet the requirement of PCT Article 33(2) for novelty.

Document D1 describes (the references in parentheses are to that document):

"a device (cf. figure 3, element 12A) for fastening a fluid product dispensing element (cf. figure 3, element 30) to a reservoir neck (cf. figure 4, element 36) having an inside wall and a top end wall (cf. figure 4), the fastening device comprising means (cf. figure 3) for firmly receiving a dispensing element and means (cf. figure 4) for engaging the neck of the reservoir and comprising an



adhesive-coated application zone to be put into contact with the neck of the reservoir (cf. figure 4, element 36, and page 14, lines 17-26), the adhesive-coated application zone being designed to contact the top end wall of the neck (cf. figure 4)."

The subject matter of claim 1 is therefore not novel (PCT Article 33(2)).

Document D2 also describes a device having the features of claim 1.

- 2.1 Dependent claim 2 does not contain any features which, in combination with the features of any claim to which they refer, meet the PCT novelty requirements; see document D1 and the corresponding passages cited in the search report.
- 2.2 The prior art does not describe or obviously suggest the combination of features in claims 3-8.
- 3. The present application does not comply with PCT Article 33(1) because the subject matter of claim 9 does not meet the requirement of PCT Article 33(2) for novelty.

Document D1 describes (the references in parentheses are to that document):

"a fluid product dispenser comprising a dispensing element (cf. figure 3, element 30), a reservoir (cf. figure 4, element 36) and a fastening device (cf. figure 3, element 12A)".

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The subject matter of claim 9 is therefore not novel (PCT Article 33(2)).

Document D2 also describes a dispenser having the features of claim 9.

3.1 The prior art does not describe or obviously suggest the combination of features in claim 10.